

Cetorio.

THE SUNDAY WORLD'S Next Sunday. EASTER NUMBER. Dom't Fail to Got It. It will be spiendidly illustrated and full of striking features and have ILLUMINATED COVER.

PRICE ONE CENT.

NEW YORK, TUESDAY, MARCH 13, 1894.

Don't Miss The SUNDAY WORLD EASTER NUMBER Next Sunday.

Westchester County Democrats Say He Favors Republicans.

They Allege that Senator Robertson Names the Men who Get Work.

Accuse the Park Board President of Being in a Deal.

over the distribution of labor tickets by the Park Department came to light to-day through the City Hall politicians. Westchester County Democrats are after President Tappen with a sharp stick because he has given all the tickets for work on the improvements in city County, and over which the Park Decan laborers, ignoring the Democrats

Mr. Tappan is between two fires now. In New York he is abused because only Tammany heelers are given emyment, and in Westchester County he is condemned because he favors Re-Democrats are closely allied to Tam nany. One of the Congressional and one of the Senatorial Districts is composed partly of Westchester County and part-ly the Annexed District, and the city's

tween Tammany and their Westchester brethren.

The Westchester Democrats expected similar recognition in the matter of park improvements, particularly from Mr. Tappen, who was formerly a resident and Supreme Court Justice in Westchester County.

The politicians explain Mr. Tappen's action by saying that there is a deal between him and Republican Senator Robertson, of Westchester. Robertson has introduced in the Legislature a bill to abolish the present Park Commission for it, and emphasis is laid on the fact that the bill has not been pushed by Robertson since he was made the distributing agent of labor tickets for Westchester County. There are over one hundred laborers employed in Annexed District parks, which includes the parts over the county line.

The politicians call Senator Robertson's bill a "strike" for the purpose of capturing patronage, and they are all the more bitter against Judge Tappen because, as they declare, he is using the Department patronage to keep himself in power.

Judge Tappen was not in his office

in power.
Judge Tappen was not in his office when an "Evening World" reporter called. Secretary Burns said:
"Judge Tappen has had exclusive charge of labor tickets for Westchester. I know nothing about a deal. I know however, that Senator Robertson and cotter Resublicans up there so some

a Committee Will Endeavor to

Induce Him to Act. The question of who shall act as Paterson Dyers Break Down Doors So Breckinridge's Lawyers Assure counsel in the investigation of New York's Police Department by Senator Lexow's Committee is one that is con fusing to the minds of serious business men, who desire to see the investigation

roceed in a thoroughly business-like

As matters stand now, Attorney John W. Goff has withdrawn from active participation in the investigation. His course is the climax of his discontent, apparently, at the position which Lawyer William Sutherland has achieved as leading barrister for the Lexow Committee. Attorney Goff declares that a communication, which he forwarded to Senator Lexow on Friday last, embodying conditions under which he would conduct the legal side of the investigation, still remains unanswered. This and the fact that the Lexow Committee on Friday last retained Henry Grasse, of 167 Broadway, to assist Mr. Sutherland, convince Mr. Goff that the Senators have virtually declined to accede to his proposition. The result of the latter action was a conference yesterday between President Smith, of the Rev. C. H. Parkhurst and Gustav Schwab. The conferences wanted some sort of an arrangement made whereby Mr. Goff might figure in the investigation. They talked with Senator Lexow, at his office, 19 Liberty street, anent a conference in Albany this week to bring about an agreement in the matter of counsel. They also wished a hearing before the Senate Committee on Cities on the Police bill. Senator Lexow suggested Thursday next as the best date to be selected, and President Smith and his associate committeemen will go to Albany Wednesday night.

In Albany last night Attorney Sutherland told a reporter that the Lexow Committee was preparing an answer to Mr. Goff's communication. His private opinion was that Mr. Goff would not act as counsel for the Senatorial Committee. As matters stand now, Attorney John W. Goff has withdrawn from active par

OESTRICHER INDICTED.

He Is Proprietor of the Manhattan House in West 28th Street.

The Grand Jury has indicted Jacob J patronage on the aqueduct in West- Oestricher, a merchant tailor, living at chester County is usually divided be- 250 West Twenty-first street, for keepween Tammany and their Westchester ing a disorderly house at 101 West

bulance. When the latter reached the saloon Davis had been seized with a hemborrage and was lying in a pool of blood.

GOFF SEEMS TO BE OUT OF IT. STRIKERS IN A RIOT. NO PISTOLS IN COURT

and Ruin Material.

Driven from One Shop at the Point It Was Reported the Colonel's

They Induce Other Employees to Join Their Ranks.

PATERSON, N. J., March 13.-Th works became a lawless mob this forenoon. The men marched to Auger & Simon's dye-house, battered down the doors and entered the dyeing room.

They tore the silk from the tables and shelves and kicked it over the floor. ishers to quit work.

the rioters marched to Richard J. Berdan's dye-house and undertook to go through the same performance there, but revolver, which Mr. Berdan levelled at

The strikers induced the helpers and finishers at Vermorel's and Knipscher & Maass's to join them.

are on strike. The ribbon weavers are considering the advisability of submitting their grievance to the State Board of

The entire police force is held in to evade them.

MAY BE A STRIKE.

Police Reserve Held for Duty at the Repair Shop.

rumored this morning among place in the electrical repair shop of the Brooklyn City Rallroad if the Superintendent should employ non-union men, as has been suggested.

The entire force of reserves of the repair shop, is held in readiness to strike take place.

TAILORS ARE JUBILANT.

They Believe the Employers Are Backing Down.

The journeymen tailors are jubilant over what they consider a backdown by the employers of the Merchant Tailors'

the employers of the Merchant Tailors' Association, who are endeayoring to effect a compromise.

It is understood that the employers will not insist on a 15 per cent. cut in wages, but that John Patterson, of Patterson & Co., is acting as arbitrator to secure some reduction. He will discuss the situation with the journeymen and make known the result at a meeting of the merchant tailors which will be called for that purpose.

Judge Bradley.

Counsel Were Armed.

No Judicial Action Taken on Yesterday's Fisticuffs.

(By Associated Press.)
WASHINGTON, March 13.—Such gathering of lawyers as filled the Circuit Court room, where the Pollard-Breckin ridge case is on trial, this morning has seldom been seen in Washington. Members of the local Bar crowded the place to see what sentence Judge Bradley would mete out to the visiting Kentucki ans who had made a pugilistic assaul upon Miss Pollard's attorneys the nigh

Within the recollection of the cour officials there had been no instance of a resort to fisticuffs by practitioners before the local Bar, and the sentiment of law yers was for a strong punishment of their brethren who had so disturbed the

dignity of the Court. Col. Breckinridge, smiling as usual, was shaking hands with his cousin, Gen. shaking hands with his cousin, Gen. Joseph Breckinridge, when Judge Bradley took his seat on the bench. There was a moment of very impressive silence following the roll call of jurors, the Judge seeming to wait for explanations from the lawyers. Then he said: "I notice the papers have laid out a course of procedure for me to follow regarding an accurrence just outside the court-room after the Court had adjourned yesterday evening, which the Court did not see, and which the parties concerned in it propably regret as much as the Court does.

probably regret as much as the Court does.

"It is not a matter of which the Court can take judicial notice. As it was past the hour of adjournment when the plaintiff's counsel had finished speaking last night, and as I noticed some evidences of excitement on the part of the defendant's counsel, I thought it best to adjourn the Court, thinking that after a night of thought over the connection in which certain words had been used, the counsel might look upon them differently. Had the trouble referred to taken place in court it would have been the duty of the Court to take judicial motice of it and he would have done so promptly."

There was a pause and a rustle of surprise, after which Judge Bradley proceeded:

"There is another matter about which

proceeded:

"There is another matter about which I deem it my duty to speak. The Court has received information that some of the gentlemen representing the defendant have come into the court-room armed. There is a law for the punishment of the offense of carrying concealed weapons, not as stringent as I wish it was. This is a law-abiding community, the courts are adequate to protect citizens, and as such conduct is uncalled for, it is most reprehensible. If the Court has information adequate, he will see that prosecution is begun in the police court of the district."

Quebec express, met in a Sherbrooke, slon at Capleton, near Sherbrooke, and the cab with a trainhand who was in the cab with him were killed. None of the passengers was seriously injured.

One train was just taking a siding at Capleton to allow the other to pass when the other crashed into it.

Shot a Bad-Tempered Doz.

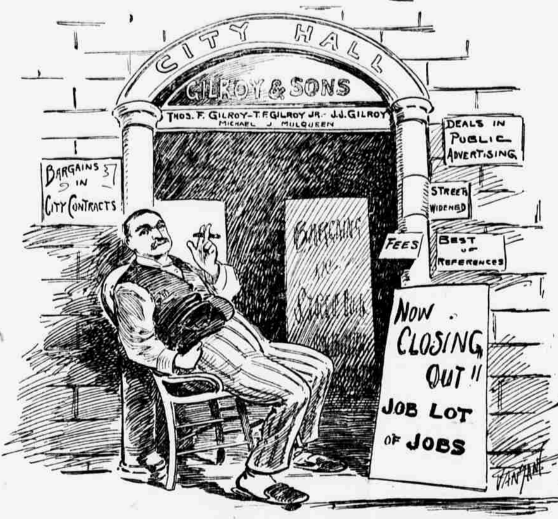
Patroiman Nicholas Guestaer, of the East Fifth street statios, shot and killed a vicious dog this morning at 635 Basi Sixth street.

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IN NO HURRY FOR A NEW CITY HALL.



We are getting along very comfortably at the old stand.

Andrews's Street-Cleaning Bill Papa, Sons and Son-in-Law Rich Made a Flying Trip West with a Introduced in the Senate.

Upper Chamber Passes the Bill to it is a Great Thing to Have Power The Detective Had Just Returned Stop College Hazing.

ALBANY, Merch 13.-Lieut.-Gov. Sheehan is in Kansas City, and will Saxton presided in the State Senate

Senator Bradley introduced an im-

THE DAY'S WORK IN ALBANY. GILROYS MAKING HAY. EVANHOE'S SECRET MISSION

with Public Favors.

in This Big City.

Mulqueen Has His Fingers Deep

Beautiful Young Woman.

from a European Voyage.

The mysterious European trip made by Detective-Sergt, Frank N. Evanhoe, of Inspector McLaughlin's staff of detectives about five weeks ago is still a matter of the closetst secrecy at Head-The detective, however, reported for duty to his superior officer

PRICE ONE CENT.

M'KANE'S BOOKS ARE LOCATED.

His Brother Says They Are in O'Rourke's Safe and Will Be Examined.

COMMITTEE IS AFTER THEM.

Friends in a Panic and Trying to Raise Money to Balance the Boss's Accounts.

OTHER GRAVESEND FRAUDS.

Charged that Fines of \$40 Were Imposed and that Only \$5 Fines Appear on the Records.

Considerable excitement was caused among Gravesenders in Brooklyn to-day over the statement made by John H. O'Rourke and James McKane that they had placed the books in which John Y. McKane kept the accounts of the town in the hands of an expert accountant for the purpose of clearing the Chief of the

The cause of all the excitement was the effect the report had had upon the Citizens' Committee which had been examining McKane's accounts. When the Committee started on their investigation they were greatly hampered in the worl by finding that nearly all the were missing.

Chief had little knowledge of busin methods he had failed to keep proper accounts, and had only a few books in Sing to serve out the six years' sen Despite this fact, the Committee went

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